NOT LEARNED ANYTHING

MAYOR AND BOARD OF ALDERMAN

Oprner of Union and Second streets, for the MASONIC BOARD OF | BLIEF, MEMPHIS

Subject-" Mankind, a Brotherhood." Tickets can be had at hotels, news stand and at the door.

R. C. Williamson, A. J. Wheeler and Storm, Committee, jall-eod

WANTS.

SITUATION AS OVERSEES—On a farm S for this year; good references given. Ad ties. J. STARNES, Memphis, Tenn. DOX-Emert boy. Apply immediately at 128 Third street. Collicator An energetic solicitor for Catboile publications. Aduress A. B. Appeal office

Dalky-To purchase a amail dairy, with customera. Address "A.," care 852 Front street. ALLOES-Two tahors, fine cost makers nd one pantaloon maker, at 1. LEBUY's, so statison a'rest. DUEB-Every nody to buy, sail or exchange their old sooms at 33 econd street. d.9 S BUOND-HAND Furniture, Festhers and Household Goods of all kinds bought at become street. H.T. SINNUTE.

FOR SALE.

HOUSE AND LOT-For \$1600 coah. Apply as 12 Avery street. I OUSE-No. 88 Monroe street Apply on pain Ol- At its cost in 1884, a lot on Court street, 35 by 163 sect. Address X. 1. Z. mre Appeal office.

AND-A valuable tract of land for sais or exchange for city property, eleven miss an or Memphis, on the Hernando Plana on, 10 scree. Apply to W. JUYNEH, 225 Main street. PRIDENCE—One of the most desirable residence in the eity, undern boilt and in persect repair, contactuing fultieen rooms, commisting of large built, person, interest, during-room, marcie and fron manties, closets, person, marcie and fron manties, closets, person, galleries, Arichen, servanis rooms and isomory on the drast floor; and are full-sitted bea-rooms on the eccondition, and full-sitted bea-rooms on the eccondition, and the isome measurement of the servanistic persons are united as a summary was nature, reservoir, the with waitureds closets in the rooms. The grounds are large studie not house and now, who are grounds are large studie not house and now, when are grounds are large with treat.

ind now, which she could not be seen under our country of the grounds are imperial that the line she can likely improved, a fine flower garden of the areas flowers, wines, anithiben; num a hade bree, full bearing grape wines, embastication is one or the best in the city site and the country of the site and the city of the country of the site and the city of the ci W. a. Wina Table, nother Block, Corner court and Main streets. S TOVE-One has large troking stove, No to same as how the sine mp.s. e, for one that he value, apply at the remistreet.

OR Sale OS TO TRADE torother prop on Salk Of to the subbits, a lot of gray in the city or its subbits, a lot of a north side of Jefferson street, at its inter-tion with Charleston avenue. Apply to C. c. COLLING, all No. 19 marison street. LIMA BAILROAD SCRIP-We are su-Line hallicoad by the filling hilload to co-lines soling this Scrip until February in first, at theory five cents, when, if any is to over, it will be without with from the market pair GERMAN NATIONAL BENK. North to he li-norse power Portable Ell-

M. BULKE, M. M. M. & C. H. R. Co. MULES-Over One nundred need of Males and risease. We have just received two tax some of Mules, and three more to arrive. 160 AURES of desirable land; ninely 60 cultivation, toos improvments, fine mared and heartoy; lest miles from accume, on lower more lake road, hearting, or lower more lake road, hearting, or lower more lake road, hearting, or particulars app

BRICK-always on hand and for said a low as any in the market. Apply at one innowden, overton a to, in rear of 2 seous street.

bereon street, apply on promises. no orn-On Wainut street, on time. App.

FOR RENT.

TENEMENT-With 4 rooms, apply at 5 BERRY PLACE-The " Cherry Fince," o

pas a. A. Pasaels, is madison street.

HARR offices in Stanton Block. Apply of D. D. ChOLKELL, OFFICES Inree offices to rent in Stanto GEO. D. CHOCKETY,

HUUMS AND BUARD,

With board, can be obtained by applican, with selectore, at No. 73 Madison siles-

ED OoW, one white apot on both side and her two herns topped off. A liberal reward will be given for her de NOW-A red Cow and small red Call, 2

STRAYED OR STULEN.

are, now in forebrad about 7 years on no other a bay standen puny, ship on these, amout 8 years on. A there's reward will so paid for their rewards to J. M. Eurin and A. P. Hayeraid & Co.'s, or at resident par Blate Fe all tollege.

Oa R.Dicte-lie board, by day or ween b front reunis, firm hed or unfurnished o rent, with board, at 301 Main screet, up

THE APPEAL IN THE CITY.

be Procured.

The DALLY AFFRAL can be had every morn-ing at the following-named places in the city: At AFFRAL Counting-Room, is Union street At the news-stand of Jue Locke, No. 2869; the name of the Locke, No. 2869;

At the news-stand of W. J. Manaford, corner of Second and Monroestreets.

At the news-stand in the reabody hotel, at the news-stand in the commercial hotel. At the news-stand in the Worsham house. At the news-stand in the Worsham house. At the news-stand in the Southern hotel. At the news-stand in the Southern hotel. At the news-stand of Emmons & Son, No. 10 Jefferson sirest.

At the news-stand of Emmons & Son, No. 10 Jefferson sirest.

At the news-stand of W. D. Spinkernagle, corner of Fourth and Poplar streets.

At the news-stand on St. Louis wharfhoat. At the news-stand on St. Louis wharfhoat. At the news-stand of Hobbday, on Beale street, near Main.

At the news-stand of Hobbday, on Beale street, near Main.

At the news-stand on the Memphis and Little news-stand on the Memp

At Jan Corwin's, 1874 Main street, near Mad

At Paul Wright's, 25 Main street. LOCAL NEWS.

Consumate Prisciple - Nothing lends more to connubial happiness than cheerful and healthy instants and children. Mrs. White the great children is south a grup is the great children a southing semalt. -Go to Leddin's College. -Attend Robertson's Bosiness College, Thes. Onlining, brickinger, 35t Main street

LOCAL PARAGRAPHS.

George Graham, a victim of the chaingang, very happily made his escape yes-erday morning. He had but four days to -The September term of the crimina

ourt sejourned at ten o'clock yesterday orning, and the January term com-enced two hours afterward One of the neatest tobs in printing that we have seen for a long time, is the cards for the Burns's festival. The work was done by Mr. Vanhorn, 14 Union st., -Pupils seek seats in the new schoolouse every day. The excellence of the sachers, and the convenience and beauty f the building, are the great features that tract the little ones.

ive many recruits in consequence. -During the last two years officers shelpy and Hicks, one a detective, the her avergeant on the police force, have inducted themselves in such a manner s to make friends every day among the honest people, and make enemies f all the vags.

The following is the new grand jury, sworn in by Judge Flippin yesterday to serve during the January term: J.J. Bueby, foreman; William Joiner, B. F. White, G. W. L. Crook, J. C. Saint, W. G. P. Doyle, S. H. Shoek, T. R. Farnsworth, H. H. Higbes, H. B. Chiles, Ben. May, H. S. Maddox and C. Mondinger. -The fire committee had a profracte meeting in the mayor's office last even-ing, and selected the following officers: James Stokes, assistant chief; John Mc-Mahon, captain No. 1 cogine; John Hackett, captain No. 2; John Cunningham, esptain hook and ladder company The balance of the old engineers, etc. re re-appointed.

-The prettiest calendar of the new Mr. H. K. Beatty, of the sgency also, de-sires us to say that he has "a few more of the clerk's office, the same sort lett," and will supply those

-Sell Howell says that since reagnifient sleeping cars have been put upon his final sippl and Tennessee road, passenrisans. They have such comfortable erths that they cannot be driven into the otels. He expects the whole of Memphis anore the whole distance, from this to he Crescent City, to witness Mardi Gras stivals. It is comfortable now to trave n this line. The snoring of passengers ilences rattling wheels and locomotives

RAILROAD NEWS.

We learn that the Little Rock railroad company has secured the services of Cap-sin J. Jackson as master of track and as the best trackman in the south, and the success of the change of gauge on the Little Rock road on Saturday last is good vidence of his ability,

New Grienns and Memphis. The Grenada Sentinal says: "The sleep car line between Memphis and New the whole length of the road. It is under this term are required to answer to-day,
L. Gross and W. Hardister, all genial and if they fall to do so, cond tional judg nd accommodating gentlemen who are taking themselves deservedly favorites of the traveling public,"

The Mississippi Central. The Southern Railroad especiation, sava has the following superintendents: Over he New Orleans and Jackson division, H. lirosd man, holds the position; i ob lquboun presides, with his accommoduting brother Jim as assistant, over the Mississippi Central, and two better men uld not be found snywasre. James popular for his suavity of man ople slong the entire line have become

Memphis and Texas-Organization of the Company. The following board of directors was restorday unanimously elected, all the yesterday manimously assets, at the stockholders being present in the office of the Arksnaa and Texas Bailroad company: John Overton, Jr., William B. Greenlaw, Sam Tate, H. L. Brinkley, B. D. Williams, John M. Clayton, W. P. Grace, M. L. Bail, J. T. Elliot and A. McDonald. Much pleasure is manifested here at this organization, and a unani-

o elect officers. The Kansas City and Memphis Road. The Bateaville (Arkansas) Times says We have little of interest this week rela neers are at this place buslly engaged i reparing profiles of the route recently nevered between Batesville and Jackson port, and making estimates of the cost of constructing the road, preparatory to making a report at the meeting of the board of directors to be held at Jackson-port on the 10th instant. We copy the ollowing items from our Missouri ex-hanges: 'It is stated that Greene county changes: 'It is stated that Greene county has sold the entire amount of bonds issued o the Kansas City and Memphis railroad \$500,000), and has the avails to deposit in suk Articles of association of the Kanaas City, Memphis and Mobile rail-road, which is reported to have recently sought out the Tebo and Neceho-milroad, have been filed with the ecretary of State. This road has been probased and delivered. It runs from Kansas City to Mobile, Alabama; the grade is expected to be finished to North ya: "The cost of the roadbed of the at ten miles west of this city of the \$14 916 38, part of which has been paid to Mr. Reily, and the balance, we learn, will work is progressing favorable in Dade county. Last week the commissioner, Judge Hembree, accompanied by Mr. William C. Hornbeak, of this city, went to New York to negotiate the bonds of

PERLOUAL JAMES T. RUORS, Friers Point; ex United States Senator John S. Fowler, Captain John P. Keiser, St. Louis, Misonri; John D. Rather, Huntsville, W. I. Sage, Jeffersonville, Indiana; W. D. licket, Memphia and Ohio railroad; Dr. Bond, attorney-general at Brownville, are guests of the Pesbody hotel, with many ckholders of the Memphis and Charles on railroad company.

W. Tiromas, Esq., of the Dyer coun-Progress, is in the city and would in-duce our merchants to the famors and nerchants of the rich county of Dyer. dication of cough, take during the day a They will gain infinitely more by the few "Brown's Bronchial Troches."

"Naturn" immediately relieves and per maneutly sures neuralgia. STERM FITTING, 315 Second street.

CHURCH FESTIVAL There will be a church conference held at the First Methodist cource, on Second at the First Methodist ocures, on Second street, near Poplar, this evening at haif past seven o'clock. An elegant supper will be furnished in the beaument-rooms of the church, the proceeds to assist in completing the repairs of the parsonage. Price of supper, one dollar. All the friends of the church are respectfully in-

WHITE PARTY AND THE PERSON NAMED IN

THE GAS SPEECH. It is Brillians and Throws Light on the

We ask the attention of our readers to the admirable speech of Mr. McRae, pub-lished by the Cld Gas company this morn-ing. Some time ago, when bad light was furnished by this company, we denounced it as it deserved. Recently, it has fur-nished excellent gas and we have only to complain of the price charged. This is complain of the price charged. This is fixed, we are told, by costs of litigation and by threatened coming competition, for the prosecution of which the old company is accumulating a fund that will en-able it to undersell the new company. Having the advantage of the Rand-Brown -The business of the recorder's court was done yesterday in one hour and two minutes. Twenty-one cases were disposed of, but the chain-gang did not receive many recruits in consequence. heaply and brilliantly illuminated than

LAW REPORT.

First Chancery Court-Horgan, Chan The following are the decisions rendered yesterdsy: Pante vs Wheatley; Mosby vs Douglass; Walt vs Thompson. The case of Caruthers vs Montgomery year that has come under our observation is that just issued by the Home Insurance company, and for a copy of which we are under obligations to Mr. Carrington Mason, agent of the company for this city.

First Circuit Court-Heiskell, Judge

The following cases constitute to-day's alendar: 1607, Thompson vs Busby et al; alendar: 1907, Indimpson vs. Busby et al.; 1602, Dun-1609, Wooton vs. Keilar et al.; 1602, Dun-leiser vs. Quinn et al.; 1603, Donegan vs. ordan, admr; 1604, Riddle, Celeman & '20. vs. Louden; 1605, Pindell vs. Eddins; 667, Soott vs. Coleman; 1608, Hornley vs. Cannenstell; 1669, Schroder vs Madigan 670, Boswell, use, vs County of Sheiby 671, Mosby, receiver, vs Chapsky et al; 672 Mosby, receiver, vs Robbins & Co.; Gordon; 1681, Flynn vs truyon; 1682 Jack out an opportunity for consideration, his son vs Rawlings; 1633, Southern vs Vos- honor decided that we had no exclusive demand, and the stockholder corporation.

The corporative demand of Memphis vs Traces; 1689, The city of Memphis vs Traces; 1689, The city of Memphis vs Frank; 1689, The city Thomas; 1702, Halstead, administrator, Gallager & Eiliott; 1701, Sutton vs Wetter; 1701, Firzerald & Neal vs Elias; 1705, ployed, and he had associated me with ployed and he had associated me with the company.

1709, Fenwick vs Spears; 1711, Green & Richmond vs Martin; 1712, Shelling vs Fields; 1715, Plummer & Covs Goodlett in America, but in England, Russis, or anywhere else. We were employed by the company. I said this ended on the 17th. We had known before that the city 1709, Fenwick vs Spears; 1711, Green & Richmond vs Martin; 1712, Shelling vs Gas Company vs Legure. and Circuit Court-Halsey, Judge Persons summoned as garnishees for ments may be rendered against them at any motion day during the tarm. The following cases will be called for trial:

487, Foster, Gwyn & Co. vs Mepham & Bro: 8019, Brochvægel vs Green: 852, Watson, trustee, vs Donaldson et al; 853, Watson, trustee, vs Donaldson et al; 854, Watson, trustee, vs Donaldson et al; 854, Watson, trustee, vs Donaldson et al; 854, Watson, trustee, vs Donaldson et al; 856, Watson, trustee, vs Donaldson et al; 856, watson trustee vs Donaldson et al; 856, wats Walson, trustee, vs Donaldson et al; Sci. our clients Did Not originate This Watson, trustes, v. Mississippi and Ten-nessee Railroad company; 863, Watson, rustee, vs Mississippi and Tennessee Sailroad company; 951, Bracket & Co. vs

lar: 1837, Baker vs Stoner; 1838, Cogswell vs Harron; 1839, Barnes et al va Carroll; 340, Mackey vs Scanlan; 1342, Cummings vs Cooper et al; 1343, Martin vs Broatbett others: 1844. Rains vs Seebart: 1345. Busley et al vs Bank of Tennessee 1346. Morton vs Molitor, Mason et al;1351 Union Bank of Tennessee vs Rogers; 1360, troduced into the matter translatt & Holmes vs Postal; 1362, Warner vs Conrad & Co. et al; 1363, Warner vs Table Els For T Costa, Sangster et al; 1964, Cronan vs and the proper targets, mayor and aldermen of Memphis; 1365, Now, when our clients came to us and

Rice, Ware & Engle. The county court met yesterday pursuant to adjournment, with the following justice's present: J. A. Murray, John Spellman, P. M. Winters, W. H. Moncrist, W. H. Sneed, Wm. Wallace, E. W. Caldwell J. W. Herring, J. W. Atlen, T. C. Bieckley, William H. Walker, Henry T. Jones, G. O. Buntyn, W. H. Hoegel, J. R. Brown, John E. Burke, John T. Elliott, Robert B, Miller, W. B, Glisson, C. L. Brooks and R. R. Stone. L. Brooks and R. R. Stone, John C. Saint was allowed two hundred

Phil. J. Mallon was allowed eight hun-that if we had been approached for the ired dollars for plumbing work done in purpose of prosecuting any such purpose the jail.

The sheriff was allowed five hundred we would have calmly resisted it.

We'll, then, we advised as to how they were to proceed. Now, what did we advise our clients? We adrised our clients of the court be and he is hereby directed to proceed to collect all monies, if any, pand by him wrongfully to O. C. Jones.

Justice Goodlett was allowed three broaders for the United States against any wrong doer that assailed his distinctive Justice Goodlett was allowed three hundred dollars for his services as clerk the commissioners on the Barbour of New York. Justice Spellman was allowed \$114 90 for

rquest services.
The court considered over a dozen potitions for reduction of assessment

their retail stock at prices below those of

y through the columns of the APPEAL, and remain only one bour, and if he does not go away convinced of its potency, we are much mistaken. If merchants would noresse their trade, they must increase

tendance most urbane, conversation in-tellectual; customer walks forth pleased with himself, with his new clothing and

THE GAS CASE.

Continuation of the Argument of Hon Duneau K. Mellen for the Defense. Memphis Gayoso Gas Company vs. J. J.

Murphy et al. Now, may it please your honor, such were the facia, and such were the rights of my corporation, when, about the 12th of September, 1867, my friend General Humes was employed by the Memphis Gaslight company, Mr. Donovan's company having then resched the pointment of the First Point where they could be attacked—because as long as they were entacked—because as long as they were entacked by the limit of tablishing their works outside the city, it was not important to us at all. But the very moment they began to fix their pipes on the streets, my friend, General Humes, was employed by the MEMPHIS GASLIGHT COMPANY, "

to investigate their right to do so. Up to stockholder. Mr. Fitch was the secretary that point it was a lair, legitimate questor the company; he was the agent of the any city on the continent. When one or the other company finally caves in, as must control the other company finally caves in, as must control that point it was a fair, legitimate question, then the rates of charges will be adjusted with reference to lesses sustained it, and having some partiality for my assistance in the case he called me in, and we advised that they should file a bill in in this unfortunate controversy. The policy adopted by the triumphant company will then have reference to the necessity the chancery court of Momphis to settle the chancery court of Momphis to settle therefore, so far as he and I are concerned. cy adopted by the trumphasis company vill then have reference to the necessity or getting even. Plainly enough, gas the exclusive privilege of our company, consumers should shape their action with seference to these palpacie facts. The companies go for money; so let the peoompanies go for money; so let the peo-sie. Gas, within six or twelve months, if the new works be completed, will be were questions of law on the construction if the new works be completed, will be furnished at one dollar per thousand feet. Of charters. We filed a bill in the chancery court of Memphis, but there was a most absurd rule there of equity that the chancellor will not hear any argument or notify the other side when an injunction has been applied for. It was one of the

that could present itself to a chancellor, for it involved the very nicest questions of law. It was a fair, legitimate claim of right. Nobody denies that It was a tair and legitimate claim of right, but, with the reprehensible rules of his court, no man could be heard until he had decided the preliminary question. Here was involved a franchise worth more than a million of deliars, involving questions that had never been towards. of Tennesses. In a State court, with no notice given to your adversaries, and no argument allowed before the decision was made, without any collection was pursue, then I have made, without any enlightenment that association with the counsel in the case by their briefs or a gumenta could possion was rendered,

- Well, we set up a claim of right, and that decision limited our right. It de-clared that we were entitled to certain 672 Mosby, receiver, vs Robbins & Co.; privileges; that the Gayoso Gas company 673, Morris vs Venable; 1674, Bickford could not go above us on the streets, and ve Gatens & Bro.; 1675, Gregory vs Sigler; could not come near enough to us to dam-1677, Harris vs Beverly; 1680, Paceni vs age us; but without any argument, with-

Ames, Bestille & Co. vs Graves; 1701, Moody vs the ordinance or resolution in the board the ordinance or resolution in the board of mayor and aldermen that they would Sallsger & Elilott; 1701, Sutton vs Weter; 1701, Fitzeraid & Neal vs Elias; 1705,
Eurdin vs Hashenbush; 1706, Pitkin,
Weard & Co vs Black et al; 1707, Hardin
rs Hashenbush; 1708, Steinkul vs Holst;
Reshenbush; 1708, Steinkul vs Hol

They did not know anything about it; are bound to protect the individual prop-they did not know how to proceed, and erry of a citizen of the municipal corpothey employed General Humes and my-self to maintain the cause of the corpora-corporation, and the board of mayor and use, stc., vs Larkin et al; 1115, Wheston & Co. vs Mickle, Mason & Smith; 1187, Orgill Bros. & Co. vs Mickle, Mason & Smith; 1187, Orgill Bros. & Co. vs Mickle, Mason & Smith; 1240, Goldsmith vs Mickle, Mason & Smith; 1257, R.ker vs Stormer, 1877, R.ker vs Stormer, 1877

HE HAD A RIGHT

nated all that took place. We did it. It was not a twenty of them ciled in my brief. But as the testimony it took place. We did it. It maked all that took place. We did it. It makes a pure question of law; it was not a question of fact at all, but it was a question of fact at all, but it was a question of the tribursal. We advised it, and we are responsible for it, and when our learned friends on the other side have charged in its the open criticisms that they have in the terms of earnest investigation. I could be the open criticisms that they have in the terms of earnest investigation. I could be the open criticisms that they have in the terms of earnest investigation. I could be the open criticisms that they have in the factors of the whole thing!

They portoises too to the more is the precisety. It was a wrong door is a wron Vrodenberg, vs Wright & Fonte; 1352, Wynne vs McDonald; 1353, Light vs McDonald; 1354 Walsey vs Peyton; 1355, Donald; 1354 Walsey vs Peyton; 1355, Fould, trustee, vs Chase vs Hickey; 1356, Fould, trustee, vs in the open criticisms that they have improved in the open criticisms that they have in the open criticisms that they have done into the matter, they have done cite a matter to your honor that would show you how earnest it was personally. to curselves. We had a handsome fee in-volved in this matter, and it was by the TARGETS FOR THEIR SHOT, provocation of a large fee, that we were prompted to sasiduous labor in this

McDonaid. Much pleasure is manifested here at this organization, and a unanimous support will be given to carry it on to a successful completion. The engineers left here ten days ago, and are now within twenty miles of Camden, and report the line as being easy to build and passing over a fue country, and the country and people anxious to subscribe stock to build the road. The hoard of directors will meet at Little Rock on the 25th instant to elect officers.

In a support will be given to carry it on to a successful completion. The engineers left here ten days ago, and are now within 1571, Dickinson vs First National bank; 1376, Hardwisk et al vs Wm. clover; 1378, Taylor vs Mcline as being easy to build and passing over a fue country, and the country and the fuel of directors will meet at Little Rock on the 25th instant to elect officers.

In a super and aldermen of Memphis; 1365, Junksor that it is advised with us after the city had determined upon this course, two things were to be investigated. Now, your Honor is to wholly lose sight of the Sh Wallace case, and you are to put yourself in the position that General Humes and myself occupied at the thile.

We are not "abjected." Now we take the city had determined upon this course, two things were to be investigated. Now, your Honor is to wholly lose sight of the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to wholly lose sight of the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to the Sh Wallace case, and you are to put yourself to wholly lose sight of the Sh Wallace case, and you are to put yourself to wholly lose sight of the Sh Wallace ca i have before me. I don't now remembe positively that I had them before me, but I know that I must have had them, be ase they fit in with and embody that that we had not the force of character that entitled us to a decent position in the profession. We are not men that could be called upon to prosecute a malicious purpose or a clandwatine operation. They have had full opportunity to say that, if they thought it, but they have not said it. They do not think it, sad they would not say it in order to gain their case. There is not one of those ganitemen who would say that this company went to either General Humes or myself and took advice to this case because they thought that we were persons who would

OUR CLIENT

OUR CLIENT

OUR CLIENT

OUR CLIENT

Say to the course to parties have simp court to the State our to t

persons who would ter from the charge of an CLANDESTINELY John C. Saint was allowed two hundred dollars for the support of paupers in his charge.

On the contrary, I flatter myssifthat my learned friends on the other side believe another, have I not the right to advise my client to try it over again? Oan a respectable attorney, standing well in his profession, properly esteemed at the Well, then, we advised as to how they were to proceed. Now, what did we advised our clients? We advised our clients that Mr. Dean, being a non-resident of the State of Tennessee, a citizen of New York he had a vieth as a resident of forever ended," and no rule of law that has been ever settled could be reversed

operty or stock of this corporation out-ie of any call upon them as a citizen the close investigation that I gave to this company, which the law will protect case when my friend, Mr. Humes, pressed by other business, was unable to make an to bring his auit for any claim in the investigation—when I submitted to him Federal court of the United States. Your my views, together with the authorities, Several small bills were considered to the road took out \$11,500 to pay the bands on the last monthly estimate. Up to this time \$6000 in cash has been disbursed by the company. All balances due we are a sared will be settled within a short time. The will be settled within a short time of the county poorhouse, which is printed in another place. Colonel McRoz. We advised that outlessed that outlessed there were resident atcockfolders. Colonel McRoz. We advised that outlessed there were resident atcockfolders.

The report of Dr. Taylor, physician to the work exception of Dr. Taylor, physician to the county poorhouse, which is printed in another place. Colonel McRoz. We advised that outlessed there were resident atcockfolders.

The report of Dr. Taylor, physician to the county poorhouse, which is printed in the county poorhouse, which is printed in the report of Dr. Taylor, physician to do pany and against the city. We then adthe second a Son's to buy their dry goods.

A. Second a Son offer the remainder of their retail stock at prices below those of the corporation, be had a right to bring in a corporation, be had a right to bring that corporation, be had a right to bring that corporation before the court for the purpose of giving that corporation relief in the supreme court of the United States, but there is enough on the face of the company, and consequently the rights of the trustees."

The there is a merchant in Memphis who hinks advertising does not pay, we would suggest that he go to one of the purpose of giving that they may make to prosecute his rights; in other words, that they may make to prosecute his rights; in other words, that the columns of the Appear.

That is just what the convention are of decisionable value, and the bill to show that the suit of the company, and consequently the rights of the trustees."

That is just what the opposing council is appeared to the lawyer was the same; he represented that they may make to prosecute his rights; in other words, that they other authority than my own opinion, I should scarce venture to gain.

State, but there is enough on the face of questionable value, and the bill to show that the suit of the company, and consequently the rights of the trustees."

That is just what the opposing council is the lawyer was the same; he represented to the opposing council are denouncing. It appeared to the court that this suit was brought, not in the current read to show that the suit of the company, and consequently the rights of the trustees."

That is just what the opposing council same of the function of the count of the function of

a wrong-doer for any act that he undertook say it. But the most eminent men in the to perpetuate upon the corporation that touched the destructive feature of pro-perty or stock that the stockholders held lates, have rendered tribute to Judge Mo-

be sold far below cost, to closs.

A. SEESSEL & SON, 259 Main st.

SILVERWARE AND JEWELRY,

At prices that sateman the natives, at Joseph Goodman's, 611 Main street.

Joseph Goodman's, 611 Main street.

The Hole in the Mail street in the war profession of the base of case, the hase of case, the hase of case, the name of the word of the close and in everything. As a getter up of close and in everything. As a getter up of close and in everything. As a getter up of close that sateman the natives, at Joseph Goodman's, 611 Main street.

The Hole in the Mail street in the war profession of respectable lawyers honostly investigating the question, then, however allowed out the capital stock should be abled in everything. As a getter up of close that sateman the natives, at Joseph Goodman's, 611 Main street.

The Court—Outside of the demand and refemants, in which was set of the trust company, of the charter of the trust company, of the heaving that there was a provision in it defendants, in which was set out the charter of the trust company of the heaving that there was a provision in the capital stock should be able to find that Waggener is the capital stock should be added on princh and there was a provision in a defendant, in which was set out the charter of the trust company.

Coincid and there was a provision in the defendant, in which was set out the charter of the trust company.

The Court—Outside of the demand and regions in the charter of the trust company.

Coincid and the capital stock should be adviced to mid that Waggener is adviced to mid that Waggener is the court in the erroneous it may be, it is sufficient to protect their client.

It is sufficient to protect their client.

Now, we originated this. We were counsel interested with the maintenance of their interested with the maintenance of their interests and rights in this case, and their clients of their interests and rights in this case, and their clients of their interests and rights in this case, and their clients of the proposition, called in its small notes, and filed the evidence of you can do exactly what we advised them the fact in the auditor's office, as required to do, who could for a moment have said that the that advice, given under such directions.

with himself, with his new clothing and we were the originators. Our clients with Wasgoner—317% Main street. That's all.

It was a pure question of law, we on the bar was on the bar was on the law was on the bar was on the bar was on the law was on the bar was on the law was indicated the minds of our clients—we did not follow in their wates—and said to follow in their wates—and to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company; that under the beginning to the spiral of the company that under the beginning to the spiral of the company that under the beginning to the spiral of the company that under the beginning to the spiral of the company

although they have a mind to aid you in this litigation."

Now, there is nothing clandestine in that. Notwithstanding the enormous temptation during the last five years to depart from the line of integrity, I have not the faculty, somehow, to go into any mean or contemptible conduct. My friend and I could readily have avoided this whole thing. We could have said to Mr.

above it; that the said law impairs the court, and urged with so much real by plaintifi, then I should say that three hundred thousand dollars damages would have taken no step to arrest the collection of the tax above stated; and represents that if the members shall be collected and paid over to the State treasury, the injury to himself and bank will be irremediable. to himself and bank will be irremediable, and prays an injunction against the commissioner, the auditor of the State, and the trustee of the company. Notice, etc., having been given that an application

pose had entered into our imagination. It never did. We were the counsel of the stockholder, and we hid nothing. We made him the author of the bill, as he had been in his official capacity the author of during the term. A motion to dissolve being made, it was agreed that it should being made, it was agreed that is should be argued before the circuit judge at chambers. Accordingly the motion came up at Cincinnati, and was argued by the attorney-general, Mr. Pugh, in favor of the motion, and by Mesers. Worthington and motion, and by Mesers. Worthington and clients to suffer because I do it? How motion, and by Mesers worthington and continue of cases. notwithstanding the sharp criticism of our brethren on the other side—there is nothing in the face of our transaction that the keenest moralist could except to. Well, why did we do that? Now I will give you the true history of this conduct. My friend was exceedingly engaged He was the counsel in this case, and his other side. In that eulogy I heartily concur, for I know that he has borne the reputation of a profound lawyer, and eminent statesman, and true patriot.

It must be conceded, when it be taken into consideration that Judgs McLane on this occasion had the benefit of an argument from the eminent lawyers I have named, that at least there was an opportunity for the taken into consideration that Judgs McLane on this occasion had the benefit of an argument from the eminent lawyers I have named, that at least there was an opportunity for the taken in the case. Now says Judge McLane. time was enormously occupied, and he wanted somebody to assist him. He had two purposes to serve—he wanted to serve A WELL CONSIDERED CASE.

"The attorney-general mainly contendvolved a franchise worth more than a million of dollars, involving questions that had never been touched upon in the State ought to satisfy any reasonable lawyer, others; that it might be the wish of the ed that the complainant, as a stockholder. trustees to pay the tax; that the bill saked the court to take the power from the trustees as given to them by the charter, which would in effect wind up the con-cerns of the bank, and a number of aupon the face of the earth by twenty-five rears of experience at the bar.

I first sat down and said to myself: contended that the tax was Can this stockholder sue in the United states court?" We l, I said, he can so far NOT BUINOUS as I know, because he is a non resident, to the bank, and that if the money were

Then the question arises, can he, being a stockholder—can he sue in a court of chancery at air? Well, I said to myself, he can. Why? Because, aithough the corporation is his trustee, he has distinctive unconstitutional." or the gas works or the pipes, or any-hing that was the common property of more than an outline of it is attempted to

ATTORNEY - GENERAL OF THE UNITED as having been committed, that the court says, complemently enough: "The corpo-

and the 17th. If there is any fraud in the case I shoulder it right here; whatever there is of dissimulation—whatever there is reprehensible—whatever there is that trans—hensible—whatever there is that trans—are pass, the mortgagor could file a bill, and the same of the not thought it necessary to tell your honor of this case. They have

ASSAILED US WITH CRITICIEN They have not gone beyond their rights, ter of the murk, and though I like their attempt at marksmanship, if they are sufficient masters of the rids to his has not been for want of the will, but the Here we have the very identical case

before one of the most respected indges of the supreme court in the land, and an We knew that this very matter was to erry in the way of nulsances. But if he eminent lawer says: "Now, etc., I appear transpire whereby the city would be included by public nulsance, he has the for the corporation and for the stock-volved, and having charge of the interests of the corporation and at the same time." Now, this is what the court paragement to the State court that the citizen of another State." That is our case precisely. It is a stockholder sueing

A. C. LIMB

in seeking the jurisdiction of the Federal road projects be carried into effect, court, and that the State courts are to be Memphis and McMinnville will be, at an prompted to sasidous labor in this case. Now we turn to the books. All put in animosity with the Federal court, early day, brought into direct and easy this and that there is something wrong, some communication; and we may feel assured thing reprehensible, something to be denounced—this sucing in the Federal render the people up there will be grate-court when there is no new oppression fully received, and returned in any way exercised, no obstacle imposed and nothnot occur in a State court. It is usemified | gelists in the Cumberland Presbyterian into something enormous that these parties have simply preferred the Federal court to the State court. Now he (Judge McLean) says that that is no disparage-

"The constitution and the act of con- tion of his church at McMinnville. gress give him this right. In the exercise | will call upon his friends and acquain of it he does no more than every suitor in tances, and we trust our citizens will call the State court who brings his action in on him and give something to his laudaone of the courts of the State, which may be enterprise. We commend Dr. Chadbe a matter of choice or accident."

This is the identical case on which I adwin has done much good in the cause of vised, and if I have no foundation, if I

is because the opinion of Judge Molean, justice of the supreme court of tha thority to a lawyer upon which to render of another State that he cannot obtain justice in the State courts. Such a sugges-

tion would not be tolorated, and the pill

would be dismissed for imp

the objectionable part were not stricken Connection, has a right to sue in this court, if he has made a case for the exercise of jurisdiction by the circuit court. "He has stated an interest in the trust

THREATENED INJUSY complained of, if that injury be irremed able, and the mode of relief be within the powers of a court of chancery. It does not follow that the right asserted is hos-tile to the powers of the trustees, be-cause they are made defendants. From the facts stated in the bill it appears the right of claimant, and the relief asked, in no respect interferes with the powers of the trustees. It is true the complainant also asks that the trustees may be enjoined from paying over the tax to the State, but there is enough on the face of the bill to show that the suit of the com-

TO PROTECT THE BIGHTS

tility to the trustees, but to protect them,' principle of chancery. The court will decree as between the parties on the record,

and we were the originators. Our clients in this case did not know acything about it. It was a pure question of law. We originated it and we commanded it. We as proposed; that by a later law the tax. Therefore I say, I am perfectly startles.

to sue a wrong-doer for any attempt on ring to the sum of ninety-six thousand his part to disturb your distinctive property or stock, by violating the franchise. And you may (for this was our further advice)—you may give to your company the benefit of the relief in a court of chancery, provided you call upon them to sustain you and they do not sustain you, although they have a mind to aid you in this litigation."

THE COMPLAINANT

THE COMPLAINANT

THE COMPLAINANT

Alleges that he holds fifty shares of stock in said company, and company, provided you call upon them to substain you, although they have a mind to aid you in this litigation."

THE COMPLAINANT

If General Humes and I had led our clients into such a case as this before the court, and urged with so much real by plaintif, then I should say that three

missioner, the suditor of the some pany. Notice, etc., the trustee of the company. Notice, etc., having been given that an application would be made to the circuit court at its late term, at Columbus, for a malicious prosecution, in the light of these books that I have read, I would like to ask the light of the second that the light of the read may savise their clients where they can protect them?

Mark you now, admitting the full force of the Dodge and Woolsey case to have been decided against all these principles, I say that where I can find

Stanbery against it. Your honor remembers the exaited eulogy pronounced upon the other side. In that eulogy I heartily conducted that the standard of the stan

"This principle is exemplified in a caswhere a plaintiff, being a citizen of another State, sues in the Federal court making the person against whom the re-lief is prayed, and others, citizens of the same State, who are jointly interested in

BELIEF PRAYED. The rule is, that the court having juris which would in effect wind up the con-osrns of the bank, and a number of au-thorities were cited as sustaining the po-sition taken. The attorney-general also ther say? "The corporation, however, should have snewered, admitting the facts stated in St.

the bill, and praying that equity may be Here is one case where the atturney repesents the corporation and the party, and the court does not consider it a continuance. There was no refusal here, but a demand, and the court decides in favor of demand, and the court decides in favor of the stockholder and grants relief to the

In this other case there was neither a demand or reimal, but the court was so far from being affected by this enormous fraud that these gentlemen have been HAWKING THROUGH THE TOWN

unters upon the estate of an infant and undertakes to cut down his ornamental rees. He is not obliged to go to his guaror myself, and it could not be said of him Looking at Mr. Williamson and Mr. dian and demand that the guardian shall that he would do a clandestine act, or file a bill of injunction. He may file a perpetrate a fraud, or that his opinion bill of injunction by his next friend and exop that waste, peculiar in its character counsel.

We obtained the would do a clandestine act, or Murphy, and their known standing here, I don't see how it is possible that they counsel.

We obtained that the guardian shall that he would do a clandestine act, or Murphy, and their known standing here, I don't see how it is possible that they counsel. otop that waste, peculiar in its character and irreparable in its results.

Take the case of executor and heir. The executor is charged with the sole care of executor is charged with the executor is cause the whole thing hinges nere, and I am willing to risk it in any court not only in America, but in England, Russis, or anywhere else. We were employed by the company. I said this ended on the 17th. We had known before that the city would pass this resolution. Our advices to our clients occurred between the 12th to our clients occurred between the 12th the new to our clients occurred between the 12th the occurred to the occurr an hour in business and in credit. No man of any intelligence feared it and, therefore he was not run upon and de-

& Son's clearing sale.

WATCHES AND JEWELRY. At a sacrifice, at Joseph Goodman's, 811

DR. CHADECK, OF McMI "NVILLE. editics of the Cumberland Presbyteria tain town, was destroyed by fire some sat spring, expecting to be able to com plete it without aid from sbroad; but a subsequent tire having destroyed their principal hotel, and the two buildings having been begun about the same time, the community there has been so heavily taxed as to force the church commute said some aid from abroad. accordingly appeal now, through their pastor, to the generous citizens of Mem-phis for sid. Should certain existing rail-

that any assistance we may be able to practicable to them.

Dr. Chadeck is one of the ablest evanchurch. Born in Kentucky and long resident of Alabama and Teoressee, he is intensely devoted to the South, .We trust he will leave Memphis with several hundred dollars contributed for the erec

A CENTURY ago the upper Blue-Lick water was used only by vast herds of buf-falces. It is now the most popular mineral spring water of the age, and the bes alterative and aperient known. Supplied in cases of two dozen bottles, filled care-

illy at the springs. An excellent thing Wholesale Agents. COPELAND'S ASTHMA CURE. For sale by J. B. Hills, druggist, 281

HEAT, COMPORT AND ECONOMY .- This you will get by having your grates set with Lemon's improvement. Call at 295 "NEURIL" is the great antidote for neu

Examine the grate in this office. "Tis a great saving of fuel.—Ens. San advertisement of Dr. Buit's Dispensary, readed Book for the Million-Marriage Guide -in another column. It should be read by Joz Locke, 28% Main street, has the largest assortment of Magazines, Pictorials and dai-

A. F. DAVIS, House and sign painter, 281 Second street. Or ders promptly executed at reasonable rates. THE cheapest and best Dyeing and Cleaning house in the city is at 266 Second street (Hunt & Hanson's old stand).

HANSON & WALKER of the company, and is has never entered into the mind of any judge to suppose that such a state of facts constitute something enormous which they are obliged to abuse. He says here "that it appears on the face of the bill that it is not in hostility to the trustees but to protest them."

ATTENTION. Just Opened, a Large Stock of CHEAP

SHAWLS

-AND -

STAMBOATS.

FOR CAIRO AND ST. LOUIS. Memphis and St. Louis U.S. Mail Line

This elegant and swift steamer rill leave as above THIS DAY, With Inst., at 5 p.m. Thekets for all points via Mechanis and St. ouis packets, North, East and West, apply to General Bailroad and Steamboat office.
TOM B. DUNN, oor. Court and Stain siz
Freight received at the St. Louis wharfboar.
W. E. DILY.

as above
THIC DAY, 18th inst., at 5 p.m.
Tickets for all points via Memphis and St.
Louis packets, North, East and West; apply
to General Reilroad and steamboat office,
TOM B. DUNN. cor. Court and Main sts.
Freight received at the St.Louis Wharlboat.
FLEM, CALVERT, Gen'l Sup't.
jais W. E. DILL, Agent. Memphis and St. Louis U.S. Mail Line For Osceola, Madrid, Hickman, Belmont and Carry connecting at Belmont with the Iron Mountain R. B., at Catro with Indinois Contral Halfroad and Boats up the Other Carlwright, master

to General Kalirosad and Steamboat office.

TOM B. DUNN, cor. Court and Main sts.
Freight received at the St. Louis wharfboat.

W. E. DULL,
jals. SLEM. CALVERT, Sup't. FOR NEW ORLEANS.

> St. Louis & New Orleans Packet Co. This legant passenger pecket
>
> will leave as above
>
> THIS DAY 16th inst, at 16 a.m.
>
> For freight or passage apply to
>
> J. T. Washington, Agent,
> jals
>
> No 3 Madison street. St. Louis & New Orleans Packet Co. For Vicksburg, Natcher and New Orleans, ir. GLENUOE. T. J. Calboun, master This splendid passenger packet till leave as above

This aplendid passess.
This aplendid passess, at 12 m.
THIS DAY, 19th inst., at 12 m.
THIS DAY, 19th inst., at 12 m. For freight or passage apply to J. T. WASHINGTON, Agent Regular New Oiles is Packet-For Vicks-burg, Natches and New Orleans. es IHIS DAY, Hh inst, at 12 m For freight or pass ge apply to ELLIOTT & MILLER, Agents [al6] 2 Promenade st. foot of Jetters

FOR ARKANSAS RIVER. Memphis and Arkanans Elver Packet Company—U. S Mail Line. For Pine Buff and Little Rock. Str. Dardauelle....Ed. Nowland, marter Leaves Thill DAY, 18th Inst. W. H. KENNEDAY, Agent, Office on Company's Wharfboa Foot of Court str FOR CINCINNATI.

N. Longworth mother Leaves TUESDAY, IS to inst, at 10 a.m. ELLIOTT & MILLER, Agenta, jais corner Jeffe rson and Pro Memphis and Cincinnati Pucket Co .-

ve TURSDAY, letn inst, at 5 p.m. h. D. Cook, agent, 288 Front street. FOR NEW MADRID. egu ar Mousphis and new Monrid Pakit

This elegant passenger steamer will leave as above EVERY SALUSOAY at +p.m. FOR HAILES POINT.

For Heiles Point and Way Landings.
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FLANK FUREST. J. G. Andrews, may
This oleganistic mar will leave WHITE & LITTLE RED RIVERS.

The above elegent scanners to NDAYS and Val's Bind with the railreal MONDAYS and THORDAYS, going up; and WEDNESDAYS and SATUBDAYS, coming down.

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jall 7 Promenses, toot of Jefferson. FRIAR'S POINT AND BENDS.

States Hall Packet. Phil. Altin, and FOR ABKANSAS BIVES. Mamphia and Arkanasa River Pasket Com-

pany-U. S. Mail Linu. THE ELEGANT PASSENGES BOATS OF this line leave Mamphis for all points to Arkausas river MONDAYS AND PRIDAYS, at 6% p.m. W. H. KENNEDAY, Agent Office on Company's Whariboat, Foot of Court street

FOR NEW ORLEANS. For New Orleans. MARDI GRAS The re-wandle out to assenger at same?

BRILLS LEE. Frank Hicks, master

John S. Boilivas, Clerk.

Vill leave this city on WEDNESDAY,

Vill leave this city on WEDNESDAY,

Vill leave this city on WEDNESDAY,

Leans Monday, February 12th, giving excur

stonists five days in the Cleecent City during
the Marcil Gras Rolldays. Departing, while we new Orleans on her up trip Satarday,

February 18th. Booms can be obtained for the excursion by applying on board or to

d.3 Regular Memphis and New Grieans

THURSDAY PACKET, Season 1871-1879. The Elegant Passenger and Preight St. amer BELLE LEE

18711 W. H. KENNEDAY Agent FOR ST. FRANCIS BIVER. Reieno, Marianua and St. Francis River Packet,—Steamer ST. FRANCIS

FOR HELENA AND FRIAR'S POINT | and only as irustee, des MASIIN GRIFFIN Trustee, etc. For Commerce, Austin, G. K., Helena and Friat's Point. The reliable, Erst-class pessenger pucket Geo. W. Check MARK R CHREK Will run regularly, as above, leaving Mem-phis every TURKDAY, THURKDAY and SAY. USDAY, punotually at 5 p.m. For freight or passage, apply on board.

For Hoises, Friar's Point, Sonial, Walls
River, Napaless and the Essele.
Ins United States Mail Packet

A. J. WHITE, Market

USO, MALONE master, Will leave Memphis MONDAYS and FullBAYS, punctually at5 p.m.
For ireight or passage, apply on board.

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250 - TONS CHOICE TIMOTHY HAY,

AUCTION SALES.

CONSTABLE'S SALE.

I WILL SELL, For Caccola, Madrid, Hickman, Belmont and Cairo, Connecting at Belmont with the Iron Mountain B. E. at Cairo with Illinois Central Ballroad, and boats up the Ohio Biver.

CITY OF CHESTER. Zeigier, master At the month of Wolf river, to salety in ex-cention in favor of Wm A. Remsom a vinsi W.J Jackson. Order of sale insend by S.A. Moore, J.P. T. S. Malliosv, C. S. C.

100 bbis. POTATOES, 25 bbts. MOLASSES ALSO, LARGE LOY

AT AUCTION,

THIS MORNING, 10 O'CLOCK. By A.E. FRANKLAND, 195 & 197 Main & 6-BAGGAGE, TRUNAS AND VALISES, AT AUCTION. PAY CHARGES, THIS MORNING.

A. M. STODDA &D & CO. Auctioners MORTGAGE SALE OF A FINE HALL'S tine of the terms of a more age duly executed and recorded, I will set, bothe piguest hidder, for cash, at room Sc.7, the office of Siephens & Stephens II Wallson street, in Mamchia, at 12 ocicek m. on TRURSHAY, JANUACK 18, 172, one Hall's Fire Proof Combination Office Hall's Force of Combination Office Hall's Force and the Stephens of the Proof Combination Office Hall's Force and the Stephens of the Stephens o ate, good as new. DAVID POINTER, Italian Marbie and Alabustur Statu-

ary, (reamented Goods, Eleb Pronzes Etc., AT AUCTION, -37-GEORGE SHIELDS & CO., Auctioncers. No. 240 Main Street.

Tuesday and Wednesday, January '6 and 17, Tuesday and Wednesday, Linuary 'S and 17,
Commencing every day at lease.

A LABGE collection of the finest Matters
I from the best studies of Earleys have use
Venes of Canova, throug of Dateling this,
Venus of Medici, ationes, apolio, the Greek
Slave, etc., etc., bestiful Maries Roman,
Florantine, Etrascan and Greeken Vascs,
Pompeti tirms, Haples, Taxana Ord Saageta,
Card Receivers, gentline Sweats Franca
Clocks, Figures, etc. with a large and elegant variety of Works of Art. at a the draw timportation of bismor F. Fancciful, who has
salected the entire culied ion in pursue, with
a view to meet the Law of his Taby Freids In this city the woole will be oven and read, for exhibition on MoND 1 K, January 13th, 1872, when indice on go themse one invited to call and examine the leastly of

GEO, SHIELDS & CO., Auctioneers, By A. Faller & Co Auctioneers & Commission Herc'hts 254 FRONT ST., AROVE ADAMS. WIII sell THIS MORNITNO, at 10 a'cl'R. Wilnout reserve or limit: Split Boots; 100 cases of Men's and Boys' Shues—azsorted styles; 50 cases Woman's and Misses' Shoes, ac-

50 cases Woman's and Misses' Shoes, as-surfect.

Also, 50 sets of Furs-good quality and styles; 50 gross sessified Toolet Songet; 150 dosen Army Hocke; 180 gross fresh Blacating; also, Chlothing, Dry Goods, Hats, Cape, No-tions, Cultury, Glassware, etc.

47 Country merchanics, and the trade gen-srally, will find it to their interest to strong rr sales. Private sales at auction prices, at all times. To Whom it May Cencern. W E will sell at public suction, on the 182 Instant, at 10 o'clock s.m., in front o A. M. Stockard's ancion-house, B Farm street, to the highest moder, for main, to de fray storage and o her charges, unless soons settled, the following goods:

ed, the following goods: I Little Grans Corn Mill.

l Sorgaum Mili t Coru Pianters, 22 Calhoun Piors, i Riding Cultivators, Corn Shallor. I Hand-Gin. MILBURN, WALERS & CO.

Trust Sale. me by I. F. Clampit and his wis castle E. Clampit, and William Changet, on the lett day of March, 187, to scence certain indebtedness therein mentioned, which deed is day registered in the Recorder's office at March.

tenden county, Arranges, in record book "pages 585, 58° and 587, (and to which re-mos is here made.) I will, on

vey as Trustes only, ind J. D. QUINLEY Trustee

Mon-Resident Notice. county, Tennessee - Thomas James et al. vs. Louisa T. James et al. It is therefore ordered that an make his appearance herein at the Court house in the city of Memphis, Tunn. On or before the first Monday in Februsis. 1975, and plend answer or demus to complainants but, or the same will be taken for confessed as to him and set for hearing exparte; and that a copy of this order be published once a week, for four encountry weeks, in the Memphis Appeal.

A copy—Altest.

EDMUND A. COLE, Clerk and Master.

By S. J. Rhage, D. C. and S.

Humes a Poston, sois, overcopy't fells-ine-

TRUST SALE. I Virtue of a deed of trust, to me executed to by H. H. Hampson, on the bith day of Detober, 1871, to secure the payment of a certain promissory note therein mentioned, which deed is duly received in the Register a fiftee of Shelby county, Transasce, in Record Sour No. 4, page 5, to which returned in here made, I will on

TUESDAY, JANUARY 234, 1872, Trustee's Sale of Valuable Progerty. UNDER and by virtue of the authorite

WEDNESDAY, JANUARY 24, 1872. Setween 10 o'clock a.m. and 7 o'clock p.m., the southwest corner of the Uniorsporten Main and Madison screen in the miy Dress Goods. Will leave Mammall. The Property and Thurse being parts, at 5 o'elock p.m. For treight or passage apply on board into the leave to be good, but I will only sell

> TRUSTEE SALE. DY virtue of a Deed of Trust excounted to D William A. Blythe by James Winkinson, 7th February, 180, recorded in the Beginter's office of 50 elby country, Tennesse, in Book 50, pages 828, 804, 805, and an order made by the law side of the Country Law and Chancery Court of Membris at 180 O from the State of the Chancery Law william A. Blythe, decessed; and striber by virtue of a judgment reducered in the Suprame Court of Tennesse, at its april arm, 871, in the case of James Wickerinson et Niles Moriwether et al., I will, at II ordered and or another and the Country Court Building. The arms of the Country Court Building. He might at the Deed of Trust as "the north had a period Lot No. 6 of Million A. Karr's authitysica of James F. Handaway's owners the influence of James F. Handaway's owners as undivinced of James F. Handaway's owners as the incident and Pigeon Boost trust at least, frantage if yet on such street, and existeding about 50 trust one street to the other, on which are two frantas hones. The significant in the convey only at the side in wayed. The time is believed to be unconveyed at the side of the surface of the side of the side of the surface, but it is not believed to be unconveyed. The time is believed to be unconveyed.

For sale low the trade. A. Deller, very order as business. Transco.